

SUPERIOR COURT CRIMINAL DOCKET
(as of 06/24/1999)

Page 1

State of Delaware v. SHERMAN A CARTER
State's Atty: FERRIS W WHARTON , Esq.
DEFENSE ATTY: PRO SE , Esq.

AKA: NICK CARTER
NICK CARTER

DOB 08/15/1950

Assigned Judge:

Charges:

Count	DUC#	Crim.Action#	Description	Dispo.	Dispo. Date
001	303X6881DI	IN93090845	BURGLARY 2ND	NOLP	05/25/1994
002	303X6881DI	IN93090846	PDWDCF	NOLP	05/25/1994
003	303X6881DI	IN93090847	PDWBPP	NOLP	05/25/1994
004	303X6881DI	IN93090848	CR.MIS.500-1500	NOLP	05/25/1994
005	303X6881DI	IN93090849R1	CCDW	TG	06/28/1994
006	303X6881DI	IN93090850R1	POSS.W/I/D NARC	TG	06/28/1994
007	303X6881DI	IN93090851R1	PDWBPP	TG	06/28/1994
008	303X6881DI	IN93090852	POS/DEL 1000 FT	NOLP	08/04/1994
009	303X6881DI	IN93090853	ASSAULT 1ST	NOLP	08/04/1994
010	303X6881DI	IN93090854	PDWDCF	NOLP	08/04/1994
011	303X6881DI	IN93090855	PDWBPP	NOLP	08/04/1994
012	303X6881DI	IN93091409	PDWDCF	NOLP	08/04/1994
013	303X6881DI	VN9309084901	VIOL O/PROBATN	GLTY	05/28/1997
014	303X6881DI	VN9309085001	VIOL O/PROBATN	GLTY	05/28/1997
015	303X6881DI	VN9309085101	VIOL O/PROBATN	GLTY	05/28/1997
019	303X6881DI	VN9309085102	VIOL O/PROBATN	GLTY	09/16/1997
020	303X6881DI	VN9309085103	VIOL O/PROBATN	GLTY	12/16/1997

No.	Event Date	Event	Judge
	09/03/1993	WARRANT AND COMMITMENT 90 24000.00 100	
	09/03/1993		
	09/15/1993	PRELIMINARY HEARING HELD MUNICIPAL COURT	
	09/16/1993	CASE FILED	
		KDP	
1	09/27/1993	TRUE BILL	
	10/06/1993	CONTROL FOR REPRESENTATION CALENDAR-ARRAIGNED BY 10C	
	10/08/1993	CONTROL FOR REPRESENTATION CALENDAR-ARRAIGNED	
	10/19/1993	NOTICE SERVICE/ACKNOW.RECEIPT-DISCOVERY	
	11/02/1993	CRIMINAL TRIAL CALENDAR - RESCHEDULED 011994	
2	11/02/1993	MOTION TO SEVER (PANKOWSKI, ESQ.)	KDP

3	11/10/1993	OFFICE CONFERENCE	HERLIHY JEROME O.
		RE: MTNSEV. MTN.IS GRANTED.	
		COUNTS 1 THRU 4 TO BE SEVERED.	
		COUNTS 5 THRU 12 TO BE TRIED	
		SEPARATE. (PANKOWSKI, ESQ.) KDP	
4	11/17/1993	DEFENDANT'S LETTER	
		DCB	
5	11/17/1993	LETTER	HERLIHY JEROME O.
		(TO ATTYS.) REGARDING SEVERANCE.	
		AND SCHED.OF TRIALS.	
6	11/17/1993	ORDER	HERLIHY JEROME O.
		COUNTS I THRU IV ARE SEVERED &	
		SHALL BE SET DOWN FOR TRIAL 1ST &	
		THAT COUNTS V THRU XII SHOULD BE	
		KEPT TOGETHER & SHALL BE TRIED ON	
		A SUBSEQUENT DATE. KDP	
7	12/02/1993	DEFENDANT'S LETTER	
		DCB	
8	12/07/1993	MOTION FOR REDUCTION OF BAIL	
		EDWARD C. PANKOWSKI, JR., ESQ. KLT	
	12/21/1993	MOTION FOR REDUCTION OF BAIL	TOLIVER CHARLES H. IV
		(#004) DENIED KLT	
9	12/22/1993	DEFENDANT'S LETTER	
		DCB	
	01/05/1994	STATE'S WITNESS SUBPOENA ISSUED	
10	01/12/1994	REFERRAL MEMO	BARRON NORMAN A.
		ED PANKOWSKI, ESQ. DCB	
	01/12/1994	SHERIFF'S COSTS FOR SUBPOENA'S DELIVERED	
11	01/18/1994	REFERRAL MEMO	BARRON NORMAN A.
		ED PANKOWSKI, ESQ. DCB	
	01/19/1994	CRIMINAL TRIAL CALENDAR - RESCHEDULED	TOLIVER CHARLES H. IV
12	01/31/1994	DEFENDANT'S LETTER	
		DCB	
13	01/31/1994	REQUEST FOR APPOINTMENT OF COUNSEL	
		DCB	
14	02/03/1994	MOTION FOR APPOINTMENT OF COUNSEL	
		PRO`SE KLT	
15	02/08/1994	ORDER TO COURT APPOINT COUNSEL	BARRON NORMAN A.
		JEROME M.CAPONE, ESQ. DCB	
16	02/10/1994		

ACKNOWLEDGMENT SIGNED BY COUNSEL
JEROME M. CAPONE, ESQ. DCB

02/10/1994

NOTICE OF SERVICE - DISCOVERY REQUEST

17 02/25/1994

MEMORANDUM

TO JEROME CAPONE, ESQ., REFERRING
THE ATTACHED PRO SE LETTER DATED
012794, TO HIM AS COUNSEL OF
RECORD FOR WHATEVER ACTION HE
DEEM APPROPRIATE. DCB

03/18/1994

STATE'S WITNESS SUBPOENA ISSUED

44 03/22/1994

LETTER

(DATED 022594) TO DEFENDANT FROM
MARGARET L. NAYLOR: THE CHIEF
JUSTICE HAS DIRECTED ME TO INFORM
YOU THAT THE COURT ON THE
JUDICIARY WILL TAKE NO ACTION
WITH RESPECT TO YOUR DOCUMENT
DATED FEBRUARY 16, 1994, ENTITLED
"OBJECTION", AS YOUR DOCUMENT
CONCERNS THE ABOVE-CAPTIONED
MATTERS WHICH WERE CLOSED ON
FEBRUARY 10, 1994. KRS

03/24/1994

SHERIFF'S COSTS FOR SUBPOENA'S DELIVERED

18 03/24/1994

LETTER

DEFENDANT'S

DF

03/30/1994

CRIMINAL TRIAL CALENDAR - RESCHEDULED

COOCH RICHARD R.

19 04/03/1994

MOTION FOR REDUCTION OF BAIL

JEROME M. CAPONE, ESQ.

DF

04/12/1994

SHERIFF'S COSTS FOR SUBPOENA'S DELIVERED

04/20/1994

STATE'S WITNESS SUBPOENA ISSUED

04/25/1994

SHERIFF'S COSTS FOR SUBPOENA'S DELIVERED

20 04/27/1994

LETTER FROM DEFENDANT

TRIAL DATE VERIFICATION

CM

04/28/1994

CRIMINAL TRIAL CALENDAR - RESCHEDULED

05/03/1994

STATE'S WITNESS SUBPOENA ISSUED

21 05/06/1994

DEFENDANT'S LETTER

DCB

05/10/1994

ARRAIGNED, WAIVED READING, ENT PLEA N GLTY

05/10/1994

DIVERSION & CASE REVIEW-TRACK 2-RESCHEDULED

061694

TOLIVER CHARLES H. IV

	05/10/1994		CARPENTER WILLIAM C. JR.
	BAIL HEARING AND COMMITMENT		
	77 24000.00 010 MTNROB, GRANTED		
	(#019) REDUCED TO \$24000 SECURED		
	@10%	DF	
22	05/13/1994		HERLIHY JEROME O.
	LETTER		
	TO DEFT.	CM	
23	05/19/1994		
	DEFENDANT'S LETTER		
	REQUESTING DOCKET SHEET	MV	
24	05/25/1994		
	NOLLE PROSEQUI		
	IN93-09-0845 THROUGH -0848, WIT-		
	AVAILABILITY.	WJS	
25	05/26/1994		
	LETTER FROM DEFENDANT		
		CM	
26	05/26/1994		HERLIHY JEROME O.
	LETTER		
	TO DEFT	CM	
27	06/07/1994		GOLDSTEIN CARL
	LETTER		
	TO DEFT. TELLING HIM HE WILL BE		
	PERMITTED TO ADDRESS THE COURT ON		
	THE CONCERNS IN HIS LETTER ON		
	061694 THROUGH HIS ATTORNEY.	CM	
	06/10/1994		
	STATE'S WITNESS SUBPOENA ISSUED		
	06/13/1994		
	SHERIFF'S COSTS FOR SUBPOENA'S DELIVERED		
	06/15/1994		
	SHERIFF'S COSTS FOR SUBPOENA'S DELIVERED		
	06/15/1994		
	DEFENDANT'S LETTER		
	RECEIVED 06/16/94	KRS	
	06/20/1994		
	SHERIFF'S COSTS FOR SUBPOENA'S DELIVERED		
28	06/21/1994		
	LETTER FROM DEFENDANT		
		CM	
29	06/22/1994		
	MOTION TO SUPPRESS		
	JEROME M. CAPONE, ESQ.	DF	
	06/27/1994		CARPENTER WILLIAM C. JR.
	CRIMINAL TRIAL CALENDAR - TRIAL		
30	06/27/1994		ALFORD HAILE L.
	JURY TRIAL		
	THRU 062894.STATE NOLLE PROSEQUI		
	COUNTS 5,6,7,9,12. STATE'S MOTION		
	TO AMEND COUNT 8 GRANTED. STATE'S		
	MOTION IN LIMINE GRANTED. DEFT.'S		
	MOTION TO WITHDRAW AS COUNSEL WAS		
	DENIED. DEFT.'S MOTION FOR JUDGE-		
	MENT OF ACQUITTAL OF CT. 8 DENIED		
	JURY FOUND DEFT. GUILTY OF POSS.		
	OF COCAINE-0850, CCDW-0849, AND		

PDWBPP-0851. PSI ORDERED.

SENTENCING 080494 AT 10:00 A.M.

S/WHARTON, D/CAPONE, CR/LIEBOW

CC/ROGERS. JURY SWORN.

GR

06/28/1994

PRESENTENCE INVESTIGATION ORDERED

31 07/13/1994

DEFENDANT'S LETTER

RECIEVED JULY 14, 1994. REQUEST

DOCKET SHEET _____ EC

42 07/28/1994

LETTER FROM DEFENDANT

DCB

08/04/1994

SENTENCING CALENDAR - DEFENDANT SENTENCED

ALFORD HAILE L.

32 08/04/1994

NOLLE PROSEQUI

0852-0855 & 1409, RSN: PLED &

SENT.ON 0849 & 0850.

33 08/04/1994

SENTENCE

ALFORD HAILE L.

AS TO IN93090851 , TIS , THE

DEFENDANT IS ADJUDGED GUILTY OF
THE OFFENSE CHARGED.

THE DEFENDANT IS TO PAY COSTS OF
PROSECUTION.

EFFECTIVE SEPTEMBER 4, 1993 THE

DEFENDANT IS PLACED IN THE

CUSTODY OF THE DEPARTMENT OF

CORRECTION AT SUPERVISION LEVEL 5

FOR A PERIOD OF 3 YEARS,

INCLUDING CREDIT FOR ANY TIME

PREVIOUSLY SERVED.

IF THE DEFENDANT IS PRESENTLY

SERVING ANOTHER SENTENCE, THAT

SENTENCE SHALL BE SUSPENDED UNTIL
COMPLETION OF THIS SENTENCE.

AFTER SERVING 1 YEAR, THIS

SENTENCE IS SUSPENDED FOR 2 YEARS

AT LEVEL 4, INPATIENT DRUG

TREATMENT PROGRAM.

UPON SUCCESSFUL COMPLETION OF

LEVEL 4 INPATIENT TREATMENT

PROGRAM, THIS SENTENCE IS

SUSPENDED FOR THE BALANCE AT

LEVEL 3.

THE DEFENDANT IS TO BE HELD AT

SUPERVISION LEVEL 5 UNTIL SPACE

IS AVAILABLE AT LEVEL 4.

AS TO IN93090849, TIS , THE

DEFENDANT IS ADJUDGED GUILTY OF

THE OFFENSE CHARGED.

THE DEFENDANT IS TO PAY THE COSTS
OF PROSECUTION.

THE DEFENDANT IS TO PAY A FINE IN

THE AMOUNT OF \$200.00 PLUS AN

EIGHTEEN PERCENT SURCHARGE FOR

SERVED FROM 9/4/93

TO

11/30/94

PLUS 30 days GT FOR

1 yrs work,

FOR THE "VICTIM COMPENSATION
FUND."

THE DEFENDANT IS PLACED IN THE
CUSTODY OF THE DEPARTMENT OF
CORRECTION AT SUPERVISION LEVEL
5 FOR A PERIOD OF 2 YEARS.
THE NON-INCARCERATIVE PORTION OF
THIS SENTENCE SHALL BE SERVED
CONSECUTIVELY TO THE NON-INCAR-
CERATIVE PORTION OF THE SENTENCE
IMPOSED IN CR.A. NO. IN93090851.
AS TO IN93090850, TIS, THE DEFEN-
DANT IS ADJUDGED GUILTY OF THE
OFFENSE CHARGED. THE DEFENDANT IS
TO PAY THE COSTS OF PROSECUTION.
THE DEFENDANT IS TO PAY A FINE IN
THE AMOUNT OF \$ 200.00 PLUS
AN 18% SURCHARGE FOR THE 'VICTIM
COMPENSATION FUND' AND A 15%
SURCHARGE FOR THE "SUBSTANCE
ABUSE REHABILITATION, TREATMENT,
EDUCATION AND PREVENTION FUND".
THE DEFENDANT IS PLACED IN THE
CUSTODY OF THE DEPARTMENT OF
CORRECTION AT SUPERVISION LEVEL 5
FOR A PERIOD OF 3 YEARS.
THIS SENTENCE IS SUSPENDED FOR 3
YEARS AT LEVEL 2 .
THE NON-INCARCERATIVE PORTION OF
THIS SENTENCE SHALL BE SERVED
CONSECUTIVELY WITH THE
NON-INCARCERATIVE PORTION OF THE
SENTENCE IMPOSED IN CR.A.NO.
IN93090849 .

AS TO ALL CHARGES THE FOLLOWING
SPECIAL CONDITIONS OF SUPERVISION
SHALL APPLY: THE DEFENDANT SHALL:
PAY THE FINES, SURCHARGES AND
COSTS ORDERED DURING THE
PROBATIONARY PERIOD.

BE EVALUATED FOR SUBSTANCE ABUSE
AND FOLLOW ANY DIRECTIONS FOR
COUNSELING, TESTING OR TREATMENT
MADE BY THE PROBATION OFFICER.
FOLLOW TREATMENT RECOMMENDATIONS
OF EVALUATOR AND/OR PROBATION
OFFICER.

D/CAPONE

S/KELSEY

CR/MILTON

CC/SPEAKMAN

KRS

08/10/1994

DEFENDANT'S LETTER

KRS

34 08/17/1994

NOTICE OF APPEAL

#314, 1994

DF

35 08/17/1994
DIRECTIONS TO COURT REPORTER FOR TRANSCRIPT
#314, 1994 DF

36 08/17/1994
LETTER
(SUPREME COURT) TO COURT REPORTER
PURSUANT TO SUPREME COURT RULE 9
(E) (IV), THE TRANSCRIPT MUST BE
FILED WITH THE PROTHONOTAY NO
LATER THAN 092694 DF

37 08/23/1994
MEMORANDUM
THE ORDER OF 110793, ORDERING
COUNTS 1 THROUGH IV OF THE ABOVE
REFERENCED CASE BE SEVERED, SHALL
BE RESCINDED DUE TO THE ENTRY OF
THE ATTORNEY GENERAL'S NOLLE
PROSEQUI ON THOSE CHARGES. IT IS
SO ORDERED: DF

38 08/24/1994
ORDER OF JUDGMENT KRS

39 09/02/1994
AMENDED SENTENCE
AS TO IN93090851, IN93090849,
NOW THIS 2ND DAY OF SEPTEMBER,
1994, IT IS THE ORDER OF THE
COURT THAT THE SENTENCING ORDER
OF AUGUST 4, 1994 IS HEREBY
MODIFIED AND AMENDED AS SET FORTH
BELOW:
IN93-09-0851, AFTER SERVING 1
YEAR, THIS SENTENCE IS SUSPENDED
FOR 2 YEARS AT LEVEL 4, INPATIENT
DRUG TREATMENT PROGRAM. THIS
SENTENCE SHALL BE SUBJECT TO
SENTAC POLICY #28.
IN93-09-0849, THIS SENTENCE IS
SUSPENDED FOR 2 YEARS AT LEVEL 2.
SPECIAL CONDITION TO ALL CHARGES:
SHOULD THE DEFENDANT RETURN TO
THE CUSTODY OF THE DEPT. OF
CORRECTIONS IN THE STATE OF
PENNSYLVANIA TO COMPLETE ANY
IMPOSED SENTENCE; UPON RELEASE
FROM SUCH CUSTODY, DEFENDANT IS
TO RETURN TO THE STATE OF
DELAWARE TO SUCCESSFULLY COMPLETE
THE TERMS OF CONDITIONS OF ANY
OPEN PERIOD OF PROBATION. SHOULD
DEFENDANT FAIL TO DO SO, A
SUBSTANTIAL PERIOD OF
INCARCERATION SHALL BE REIMPOSED.
IN ALL OTHER RESPECTS, THE
SENTENCING ORDER OF AUGUST 4,
1994 SHALL REMAIN THE SAME. JB

40 10/04/1994

ALFORD HAILE L.

ALFORD HAILE L.

LETTER
 (SUPREME COURT) TO COURT REPORTER
 THE COURT IS IN RECEIPT OF YOUR
 LETTER 092994, REQUESTING AN
 EXTENSION OF TIME UNTIL 100794.
 THE COURT HAS DIRECTED ME TO AD-
 VISE YOU THAT YOUR REQUEST IS
 GRANTED. PLEASE FILE THE TRANS.
 ON OR BEFORE 100794. DF

41 10/07/1994 ALFORD HAILE L.
 TRANSCRIPT OF TRIAL
 JUNE 27, 28, 1994 DF

43 10/17/1994
 LETTER
 (SUPREME COURT) TO PROTHONOTARY
 PURSUANT TO SUPREME COURT RULE 9
 (B) (I), THE RECORD W/TRANSCRIPT
 MUST BE FILED WITH THIS OFFICE NO
 LATER THAN 101794 DF

42 10/19/1994
 RECORDS SENT TO SUPREME COURT DF

43 10/25/1994
 RECEIPT RECORDS ACKNOWLEDGED BY
 SUPREME COURT DF

12/13/1994
 LETTER FROM DEFENDANT
 DSC
 DSC

44 02/14/1995 ALFORD HAILE L.
 LETTER
 "ASSESSMENT" FROM SUPERVISED
 CUSTODY UNIT, JESSIE L. WALLER,
 PROBATION/PAROLE OFFICER:
 I RECOMMEND THAT IN93090851 BE
 MODIFIED THAT MR. CARTER SERVE 6
 MONTHS AT LEVEL 3 AND FOLLOW
 RECOMMENDATION FROM SODAT FOR
 INTENSIVE OUTPATIENT TREATMENT.
 SO ORDERED 021395. KRS

45 08/04/1995
 MANDATE AFFIRMED
 #314, 1994 DF

46 08/15/1995
 MOTION FOR POST-CONVICTION RELIEF
 FILED PRO SE; REFERRED TO JUDGE
 ALFORD. WJS

47 08/18/1995
 MEMORANDUM
 GIVING FERRIS WHARTON NOTICE OF
 THE FILING OF A MOTION FOR POST-
 CONVICTION RELIEF. WJS

48 11/15/1995 ALFORD HAILE L.
 ORDER
 MOTION FOR POSTCONVICTION RELIEF
 IS DENIED. WJS

49 12/14/1995

NOTICE OF APPEAL
 #496, 1995 DF
 50 12/14/1995
 DIRECTIONS TO COURT REPORTER FOR TRANSCRIPT
 #496, 1995 DF
 51 12/26/1995
 NOTICE OF APPEAL
 (AMENDED) #496, 1995 DF
 52 12/27/1995
 LETTER
 (SUPREME COURT) TO PROTHONOTARY
 PURSUANT TO SUPREME COURT RULE 9
 (B) (II), THE RECORD MUST BE FILED
 WITH THIS OFFICE NO LATER THAN
 011696 DF
 53 12/28/1995
 RECORDS SENT TO SUPREME COURT DF
 54 03/12/1996
 MANDATE AFFIRMED
 #496, 1995 DF
 55 03/14/1996 ALFORD HAILE L.
 VIOLATION OF PROBATION REPORT
 ISSUE SUMMONS KRS
 04/03/1996
 SUBPOENA(S) MAILED
 56 04/19/1996 GEBELEIN RICHARD S.
 VOP SENTENCING CALENDAR, CONTINUED.
 57 04/23/1997
 SUBPOENA(S) MAILED.
 58 04/23/1997
 SUBPOENA(S) MAILED.
 05/07/1997 GEBELEIN RICHARD S.
 VIOLATION OF PROBATION. VIOLATION RESCHEDULED FOR CONTESTED VOP.
 59 05/22/1997
 SUBPOENA(S) MAILED.
 60 05/22/1997
 SUBPOENA(S) MAILED.
 61 05/28/1997 GEBELEIN RICHARD S.
 HEARING, CONTESTED V.O.P.,
 DEFENDANT FOUND GUILTY AND SENTENCED IMMEDIATELY.
 62 05/28/1997 GEBELEIN RICHARD S.
 VIOLATION OF PROBATION HEARING, AS TO VN93-09-0851-01
 THE DEFENDANT IS ADJUDGED GUILTY OF VIOLATION OF PROBATION AND PROBATION IS HEREWITH REVOKED AND SENTENCE IMPOSED AS SHOWN HEREAFTER:
 THE DEFENDANT SHALL PAY COSTS, FINES, AND/OR RESTITUTION
 AS PREVIOUSLY ORDERED. EFFECTIVE AT THE END OF VN85-08-0681-01, THE
 DEFENDANT IS PLACED IN THE CUSTODY OF THE DEPARTMENT OF CORRECTION AT
 SUPERVISION LEVEL 5 FOR A PERIOD OF 2 YEARS. AFTER SERVING -0-, THE
 REMAINDER OF THIS SENTENCE IS SUSPENDED FOR 2 YEARS AT LEVEL 2. AS
 TO VN93-09-0849-01, THE DEFENDANT IS ADJUDGED GUILTY OF VIOLATION OF
 PROBATION AND PROBATION IS HEREWITH REVOKED AND SENTENCE REIMPOSED AS
 SHOWN HEREAFTER. THE DEFENDANT SHALL PAY COSTS, FINES AND/OR
 RESTITUTION AS PREVIOUSLY ORDERED. EFFECTIVE AT END OF VN93-09-0851-
 01, THE DEFENDANT IS PLACED IN THE CUSTODY OF THE DEPARTMENT OF
 CORRECTION AT SUPERVISION LEVEL 5 FOR A PERIOD OF 2 YEARS. AFTER
 SERVING -0-, THE REMAINDER OF THIS SENTENCE IS SUSPENDED FOR 2 YEARS

NO JAIL TIME

AT LEVEL 2. THE SENTENCE IN VN93-09-0850-01 IS REIMPOSED TO RUN CONSECUTIVE TO 93-09-0849-01 FOR 2 YEARS AT LEVEL 2.

S/PELAIA
D/HILLIS
CC/BENNETT
CR/MASON

64 07/03/1997 GEBELEIN RICHARD S.
CAPIAS ISSUED FOR EMERGENCY LEVEL IV
HOLD WITHOUT BAIL UNTIL HRG.

63 07/15/1997
VIOLATION OF PROBATION REPORT FILED.
08/20/1997 TOLIVER CHARLES H. IV
VOP SENTENCING CALENDAR, CONTINUED (NO DATE GIVEN).

65 09/16/1997 ALFORD HAILE L.
SENTENCE: SIGNED ORDER FILED 10/14/97.

66 09/16/1997 ALFORD HAILE L.
CAPIAS RETURNED IN SUPERIOR COURT DEF SENTENCED
09/16/1997 ALFORD HAILE L.
VIOLATION-OF-PROBATION HEARING HELD: PROBATION REVOKED
AND DEFENDANT SENTENCED AS TO VN93-09-0851-02. *JUNE 27 TO Sep 17, 1997*

67 12/02/1997 ALFORD HAILE L.
CAPIAS ISSUED FOR EMERGENCY LEVEL IV
HOLD WITHOUT BAIL UNTIL HRG. ON 121697 AT 9AM

12/16/1997 ALFORD HAILE L.
VIOLATION-OF-PROBATION HEARING HELD: PROBATION REVOKED *DEC 1, 1997 to*
AND DEFENDANT SENTENCED AS TO *PRESENT.*

68 12/16/1997 ALFORD HAILE L.
CAPIAS RETURNED IN SUPERIOR COURT. DEF. SENTENCED

71 12/16/1997 ALFORD HAILE L.
SENTENCE: SIGNED ORDER FILED 02101998.

69 01/02/1998
MOTION FOR MODIFICATION OF SENTENCE FILED.
PRO SE - REFERRED TO JUDGE ALFORD.

70 01/14/1998 GEBELEIN RICHARD S.
TRANSCRIPT OF VOP HEARING FILED.
MAY 28, 1997

73 02/19/1998
MOTION FOR MODIFICATION OF SENTENCE FILED.
PRO SE- REFERRED TO JUDGE ALFORD.

72 02/23/1998
WRIT OF MANDAMUS FILED (PRO SE)

74 03/02/1998
PETITION FOR A WRIT OF MANDAMUS #90, 1998

75 03/10/1998 ALFORD HAILE L.
ORDER: NOW, THEREFORE, IT IS ORDERED THAT DEFT'S MOTION
FOR REDUCTION/MODIFICATION OF SENTENCE IS DENIED.
SENTENCE WAS IMPOSED AFTER A VOP HEARING WAS HELD.
ANY REQUEST FOR A CHANGE IN SUBSTANCE ABUSE PROGRAM
MUST BE MADE BY THE WARDEN.

76 04/15/1998
ORDER: (SUPREME COURT) NOW, THEREFORE, IT IS
ORDERED THAT THE PETITION FOR A WRIT OF MANDAMUS
IS DISMISSED.

77 07/01/1998
MOTION FOR MODIFICATION OF SENTENCE FILED.
RETURNED TO DEFT. - NOT SERVED ON A.G.

78 07/15/1998

MOTION FOR MODIFICATION OF SENTENCE FILED.

PRO SE - REFERRED TO JUDGE ALFORD.

79 07/21/1998

MOTION FOR CORRECTION OF ILLEGAL SENTENCE FILED

PRO SE - REFERRED TO JUDGE ALFORD.

REFERRED ON JULY 28, 1998.

80 08/14/1998

ALFORD HAILE L.

ORDER: NOW, THEREFORE, IT IS ORDERED THAT DEFT'S MOTION

FOR REDUCTION/MODIFICATION OF SENTENCE IS DENIED.

PURSUANT TO SUPERIOR COURT CRIMINAL RULE 35(), THE

COURT WILL NOT CONSIDER REPETITIVE REQUESTS FOR REDUCTION/

MODIFICATION OF SENTENCE. SENTENCE WAS IMPOSED AFTER A VOP

HEARING WAS HELD.

81 09/02/1998

ALFORD HAILE L.

NOTICE OF NON-COMPLIANCE TO RULE 61 (MOTION FOR POSTCONVICTION RELIEF)

SENT TO DEFENDANT. THE MOTION SEEKS CORRECTION OF SENTENCE RATHER

THAN COLLATERALLY ATTACKING THE JUDGMENT OF CONVICTION; SEE RULE

61(B)(2).

88 09/09/1998

LETTER FROM DEFENDANT, ENCLOSING A COPY OF A MOTION TO BE USED

AS AN EXHIBIT IN PENDING CIVIL LITIGATION IN DISTRICT COURT.

82 10/30/1998

LETTER FROM DEFT TO SHARON AGNEW, PROY

RE:ENCLOSING COPY OF PETITION FOR WRIT OF MANDAMUS PRESENTED TO THE

THIRD CIRCUIT COURT OF APPEALS.

83 10/30/1998

AFFIDAVIT IN SUPPORT OF MOTION TO PROCEED IN FORMA PAUPERIS.

84 11/13/1998

LETTER FROM ELIZABETH CORMIER TO SHERMAN CARTER DCC

RE:PETITION FOR WRIT OF MANDAMUS AND MOTION TO PROCEED IN FORMA

PAUPERIS WILL BE TRANSMITTED TO THE NEXT AVAILABLE PANEL OF THIS CT.

86 11/17/1998

PETITION FOR A WRIT OF MANDAMUS. #483, 1998

85 12/30/1998

ORDER: IN THE MATTER OF A WRIT OF MANDAMUS;

CARTER'S PETITION FOR A WRIT OF MANDAMUS FAILS

TO INVOKE THE ORIGINAL JURISDICTION OF THIS COURT.

CARTER HAS NOT DEMONSTRATED THAT THE IS ENTITLED

TO ANY DUTY OWED BY THE SUPERIOR COURT, NOR HAS HE

ESTABLISHED THAT THE SUPCOURT HAS ARBITRARILY REFUSED

TO GRANT HIM RELIEF. IF AND WHEN CARTER FILES

A CONFORMING RULE 61 MOTION AND THE SUPERIOR COURT ISSUES

A FINAL DECISION ADVERSE TO CARTER, CARTER CAN CHALLENGE, ON

APPEAL THE SUPERIOR COURT'S APPLICATION OF THE PROVISIONS

OF RULE 61 IN HIS CASE. NOW, THEREFORE, IT IS

ORDERED THAT THE PETITON FOR A WRIT O MANDAMUS IS

DISMISSED.

87 01/04/1999

MOTION FOR MODIFICATION OF SENTENCE FILED.

PRO SE - REFERRED TO JUDGE ALFORD.

REFERRED ON 1/12/99.

89 01/04/1999

ALFORD HAILE L.

DEFENDANT'S LETTER FILED. LETTER TO JUDGE ALFORD RE: SENTENCING.

90 02/16/1999

DEFENDANT'S LETTER FILED. LETTER TO JUDGE ALFORD RE: SENTENCE.

91 03/04/1999

ALFORD HAILE L.

MODIFICATION OF SENTENCE. AS TO VN93-09-0851, THE SENTENCE IMPOSED ON

DECEMBER 16, 1997, IS MODIFIED AS FOLLOWS: DEFENDANT IS PLACED IN THE CUSTODY OF THE DEPT. OF CORRECTIONS AT LEVEL 5 FOR TWO(2) YEARS. THE DEFENDANT SHALL BE GIVEN CREDIT FOR TIME PREVIOUSLY SERVED. IN ALL OTHER RESPECTS, THE SENTENCING ORDER OF DECEMBER 16, 1997 SHALL REMAIN THE SAME.

92 04/15/1999

DEFENDANT'S LETTER FILED.

93 06/11/1999

MOTION FOR MODIFICATION OF SENTENCE FILED.

PRO SE - REFERRED TO JUDGE ALFORD.

REFERRED ON 6/15/99.

94 06/16/1999

MOTION FOR MODIFICATION OF SENTENCE FILED.

PRO SE - REFERRED TO JUDGE ALFORD.

REFERRED ON 6/23/99

CERTIFIED AS A TRUE COPY:
ATTEST: SHARON AGNEW
PROTHONOTARY
BY